





### **Jessica Holmes**

9:21 AM (2 hours ago)





to Matt, BOC, Itauss@indyweek.com, Anna ▼

Commissioner Calabria:

The statement below is a false. You are either intentionally misleading the public or intentionally being inflammatory and disingenuous.

The record specifically reflects that there was never an intention to sell to the highest bidder. You should review the recording, publicly retract this statement and apologize.

You should also be aware that Manager Ellis moved forward with this plan at my direction per my promise made at the board table, and email records reflect this.

Please address the statement below that you posted on Facebook.

"On January 7 of this year, the Commission voted 4-3 to declare the South Wake Park property "surplus," to immediately begin entertaining bids for the property, and to sell it to the highest bidder."

Sincerely,

Jessica N. Holmes, Chair
Wake County Board of Commissioners

# Sent from my iPhone

## Please excuse typos

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to Jessica, Matt, BOC, Itauss@indyweek.com, Anna 🔻

My understanding from the beginning was that the original motion or intent was for the surplus land to be sold to the highest bidder, and then you Chair Holmes said that you didn't think it had to go to the highest bidder. Which was your opinion and felt the need to clarify from your perspective. Which was fine. But my impression was that the original motion or intent was to sell to the highest bidder which would also make sense from Vice Chair Ford of wanting to make sure the County was compensated to the full extent of transparency and accountability.

I might be missing something but this is my understanding of what happened.

Sig

Sig Hutchinson

Wake County Commissioner

www.linkedin.com/in/sig-hutchinson-82822b







to Scott, David, Jessica, BOC, Itauss@indyweek.com, Anna ▼

Chair Holmes,

I don't think this method of communicating questions or concerns is particularly appropriate or constructive. Nonetheless, I made the statement you mentioned only after consulting the documents to which you refer.

Item 3 in our records is the resolution the board passed by 4-3 vote on January 7: <a href="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legistar.com/LegislationDetail.aspx?ID="https://wake.legislationDetail.aspx?ID 3825572&GUID=BA2FB58A-5DEE-47BF-9561-CE1E70A1A1AA&Options=&Search=

### Specifically:

- 1. The resolution states that: "That the Property is declared surplus and staff is directed to solicit offers for its sale in accordance with the terms set forth in this Resolution and the upset bid procedures set forth in North Carolina General Statute § 160A-269." That statute provides: "A city may receive, solicit, or negotiate an offer to purchase property and advertise it for upset bids. . . . [The upset bid process of receiving higher and higher bids] shall be repeated until no further qualifying upset bids are received, at which time the council may accept the offer and sell the property to the highest bidder."
- 2. The resolution provides that: "After completion of the upset bid process, the Board will formally approve the final high offer before the sale is closed."
- 3. The resolution states that "the Board has expressed a desire to sell the subject Property to retire the debt associated with its purchase," which is a goal that can only be achieved if the land is sold for \$3.95 million or more.

The actual resolution that commissioners passed is unambiguous. Certainly various individual aspirations were articulated, though when efforts were made to slow down the process to more thoroughly consider what the board should/will do, that motion was voted down.

I am glad that the new plan has and continues to receive the input and support of the commissioners, and I am grateful that the county manager has been in regular communication with us regarding the developing plan. As I also mentioned in my post, "[m]any have been working diligently behind the scenes to develop this proposal." I am appreciative of everyone's efforts, including yours. If passed in its current form, the plan is one that the entire commission should be proud of. After the long public dialogue on this issue, I would hope that a united commission can be positive and forward-looking rather than retrospective and relitigating.

Best,

Matt

On Feb 14, 2019, at 11:56 AM, Jessica Holmes < <a href="mailto:Jessica.Holmes@wakegov.com">Jessica.Holmes@wakegov.com</a> wrote:

#### Commissioner Calabria:

I agree that this method of communication is unfortunate and less than ideal. However, communicating a falsehood to the public is even more disturbing and you tend to take the approach of deny and or lie when concerns are brought to you directly.

Additionally, I am admittedly appalled that a sitting commissioner would keynote a fundraiser to acquire funds intended to sue the county. This action very clearly evidences how you planned to have this issue resolved in spite of your recent words to the contrary. While this action may be technically legal, it is unethical and or at the very least flies in the face of our oath and fiscal commitment to Wake County.

The reality is that you were not at all engaged in conversations regarding the proposed solution that will be discussed on Monday and are only now seeming to claim credit and involvement as this best suits your narrative that you are the good guy and the rest of us are anti-park and or anti-open space. Your political maneuvering throughout this process has been divisive and counterproductive, and at times intentionally misleading to the public.

Your response does not address the fact that the county may but is not obligated to accept the highest bidder. The recording referenced in my original email is the video recording of the board meeting during which I dispelled the misconception that we would seek to sell the land to the highest bidder and informed the public that I would work on a compromise solution intended to keep some if not all of the land as open space and or a park.

Your statement is false. I reiterate my request that you review the "video" recording of the meeting where I directly addressed your assertion, retract your statement and apologize for misleading the public regarding the intentions of your colleagues.

While I disagreed with several statements in former commissioner Portman's letter to the Indy published on January 16, 2019, he stated "After the vote, the chair said she did not plan to sell the land to the highest bidder . . . " My statement was made after clarification from the county attorney that the county may but is not obligated to sell to the highest bidder. Clearly this is accurate as the vote on Monday intends to convey the land to the Town of Fuquay at no cost.